UNITED	STATES	DISTRIC	T COU	JRT
SOUTHE	RN DIST	RICT OF	NEW	YORK

GLOBAL REINSURANCE CORPORATION OF:
AMERICA as successor-in-interest to
CONSTITUTION REINSURANCE
CORPORATION,

Plaintiff/Counter-Defendant

Civil Action No. 1:13-cv-6577 (LGS)

USDC SDNY DOCUMENT

ELECTRONICALLY FILED

CENTURY INDEMNITY COMPANY, as successor-in-interest to INSURANCE COMPANY OF NORTH AMERICA,

v.

Defendant/Counter-Plaintiff.

FINAL ORDER AND JUDGMENT

AND NOW, this day of we2015, upon consideration of the Stipulation for Entry of Final Order and Judgment submitted jointly by Plaintiff/Counter-Defendant Global Reinsurance Corporation of America ("Global") and Defendant/Counter-Plaintiff Century Indemnity Company ("Century"), and as a final resolution of all claims and counterclaims herein, it is hereby ORDERED, ADJUDGED AND DECREED that

1. the dollar amount stated in the "Reinsurance Accepted" section of Certificate Nos. E89-191 (a/k/a No. 60589), 61875, 62496, 62497, 63350, 63351, 64748, 65717, and 66786 caps the maximum amount that Global can be obligated to pay for loss and expenses combined;

2. All other claims and counterclaims of the parties are dismissed without prejudice.

BY THE COURT:

Lorna G. Schofield

United States District Judge